AGILENT TECHNOLOGIES, INC. Legal Department, DL429 Intellectual Property Administration P. O. Box 7599 Loveland, Colorado 80537-0599

ATTORNEY DOCKET NO. 10030355-1

RECEIVED CENTRAL FAX CENTER

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Inventor(s): Paul K. Wolber

JAN 26 2006

Serial No.:

10/699,281

Examiner: Robert Thomas Crow

Filing Date: October 30, 2003

Group Art Unit: 1634

Title: NUCLEIC ACID ARRAYS COMPRISING DEPURINATION PROBE FEATURES AND METHODS

FOR USING THE SAME

COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria VA 22313-1450

TRANSMITTAL LETTER FOR RESPONSE/AMENDMENT												
Sir	Sir:											
Transmitted herewith is/are the following in the above-identified application:												
×	Response/Amendment				Petition to extend time to respond							
	New fee a		Supplemental Declaration									
×	■ No additional fee (Address envelope to "Mail Stop Amendments")											
	Other: (Fee \$)											
Ę		CLAIMS AS AMENDED BY OTHER THAN A SMALL ENTITY										
	FOR	AFTER AMENDMENT EXTRA					(5) RESENT EXTRA	(6) RATE	ADDI:	7) FIONAL ES		
	TOTAL CLAIMŞ		Minus			=	Q	X 50	\$	0		
L	INDEP. CLAIMS		MINUS			-	0	X 200	\$	0		
		FIRST PRESENTATION OF A MULTIPLE DEPENDENT CLAIM							\$	0		
L	EXTENSION FEE	1 ⁹⁷ MONTH 120.00	2 ND MONT 450.00	<u> </u>	3 ^{k0} MONTH 1020.00		4 th M 1590.		\$	0		
L							OTH	IER FEES	\$	0		

Charge \$ 0 to Deposit Account 50-1078. At any time during the pendency of this application, please charge any fees required or credit any over payment to Deposit Account 50-1078 pursuant to 37 CFR 1.2 5. Additionally please charge any fees to Deposit Account 50-1078 under 37 CFR 1.16, 1.17, 1.19, 1.20 and 1.21. A duplicate copy of this transmittal letter is enclosed.

Respectfully submitted,

Paul K. Wolber

TOTAL ADDITIONAL FEE FOR THIS AMENDMENT \$

Вγ

I hereby certify that this paper is being facsimile transmitted to the Patent and Trademark Office on the date shown below:

57/ 273 830 () Date of facsimile: 01-26-2006

Typed Mame

Bret E. Field for Dianne Rees Attorney/Agent for Applicant(s)

Reg. No. 37,620

Date: 01-26-2006

Telephone No. (650) 327-3400

Rev 08/05 (TransAmd)

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JAN 2 6 2008

VIA FACSIMILE 571-273-8300								
RESPONSE TO RESTRICTION REQUIREMENT	Attorney Docket Confirmation No.	10030355-1 3574						
	First Named Inventor	Paul K. Wolber						
Address to:	Application Number	10/699,281 October 30, 2003						
Commissioner for Patents	Filing Date							
P.O. Box 1450	Group Art Unit	1634						
Alexandria VA 22313-1450	Examiner Name	Robert Thomas Crow						
	Title	Nucleic Acid Arrays Comprising Depurination Probe Features and Methods for Using the Same						

Dear Sir:

This communication is responsive to the office communication dated January 18, 2006.

In the above referenced office communication, the Examiner imposed a restriction requirement, requiring the election of the claims of either:

Group II, i.e., Claims 1-13 and 21-25; Group II, i.e., Claims 14-20 and 26-27; or Group III, i.e., Claim 28; for further prosecution in this application.

The Applicants hereby elect Group I with traverse.

The Applicants also respectfully urge the Examiner to rejoin the claims of Groups II-III with the elected claims of Group I for examination in this application for the following reasons.

The MPEP allows an Examiner to examine otherwise patentably distinct sets of claims if to so would not impose an undue burden on the Examiner. M.P.E.P. § 8.03 states that:

Agilent Ref: 10030355-1 United States Application Serial No. 10/699,281

If the search and examination of an entire application can be made without serious burden, the examiner must examine it on the merits, even though it includes claims to independent or distinct inventions.

In the present case, the claims of Groups II - III are directed to arrays and computer readable medium that find use in the methods of elected Croup I.

Accordingly, little, if any, additional searching should be required for the claims of Groups II- III, and therefore the examination of the claims of Groups II- III together with the claims of elected Group I should impose little, if any, additional burden on the Examiner.

As such, examining the claims of Groups II- III and the claims of elected Group I together in the present application clearly does not impose an undue or serious burden on the Examiner. In the absence of such an undue or serious burden, the Examiner is clearly instructed by the MPEP to examine the entire application. Therefore, the Examiner is respectfully requested to rejoin the claims of Groups II- III with the claims of elected Group I and to examine all the claims together in the present application.

The Commissioner is hereby authorized to charge any underpayment of fees associated with this communication, including any necessary fees for extensions of time, or credit any overpayment to Deposit Account No. 50-1078.

Respectfully submitted,

Date: <u>January 26, 2006</u>

Bret E. Field

Registration No. 37,620

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